3373

	LINE OF CREDIT DEED OF TRUST VOLM94 Page 16
	1. PARTIES: In this Deed of Truck ("Double at the state of the state o
	The words we, us and our refer to Beneficial Oregon Inc. d/b/a BENEFICIAL MORTGAGE CO., the Beneficiary of this Deed whose address is  814 CHARNELTON STREET, EUGENE, OR 97401  The word Trustee refers to MOUNTAIN TITLE COMPANY
	whose address is 014 CHARNELTON COURT BUCKET AND CO., the Denenciary of this Tipe
	The word Trustee refers to MOUNTAIN TITLE COMPANY
	whose address is 222 S. 6TH STREET, KLAMATH FALLS, OR 97601 You are BARBARA KAY GRAVES AND ARTHUR J. GRAVES You live at 5427 VILLA DRIVE
	You live at 5427 VILLA DRIVE City (Town) of KLAMATH FALLS, in the County of LANE, Orego  2. OBLIGATION SECURED: We have made you an open-end loan (the "Account") C. P. L. C. P. C. P. L. C. P. C. P. L. C. P. L. C. P. L. C. P. C. P. L. C. P. P. C. P.
	City (Town) of KLAMATH FALLS :- ALC
2	2. OBLIGATION SECURED: We have made you an open-end loan (the "Account") pursuant to a Credit Line Account Agreement (the "Agreement") under which we are obligated to make loans and advances to you include:
	(the "Agreement") under which we have a subject to the first and the Account Agreement of the Account Agreement
	maximum Credit Line of 6 63000 00
	repayable in scheduled monthly navmanta and the
	Agreement provides for adjustments in the Annual Percentage Rate utilized to calculate the Finance Charge, based on changes in the Agreement. The term or final maturity of the Agreement will be 360
	the last cash advance or the date there has been a start of the last cash advance or the date there has been a start of the last cash advance or the date there has been a start of the last cash advance or the date there has been a start of the last cash advance or the date there has been a start of the last cash advance or the date there has been a start of the last cash advance or the date there has been a start of the last cash advance or the date of the last cash advance or the last cash
3	3. CUNVEYANCE OF PROPERTY. To answer that occurs.
	B. CONVEYANCE OF PROPERTY: To secure the prompt payment of the Account, you make this Deed of described below (the "Property") in trust for us:
	described below (the "Property") in trust for us.
	Property: The Property is located in the County of KLAMATH  Its postal address is 5427 VILLA DRIVE, KLAMATH FALLS, OR 97603  The legal description of the Property is:
	Its postal address is 5427 VILLA DRIVE, KLAMATH FALLS, OR 97603 , Oregon
	The legal description of the Property is:
	Lot 1 in Block 1 of CYPRESS VILLA, according to the official plat thereof on file in
	the office of the County Clerk of Klamath County, Oregon.
	TL. D
4	The Property is improved by buildings erected thereon.
¥2 ==	. USE OF PROPERTY: The Property is not currently used for agricultural, timber or grazing purposes.  OTHER ENCUMBRANCES: The Property is subject to a recommendation of the property is subject to a recommendation.
3	OTHER ENCUMBRANCES: The Property is subject to a prior encumbrance identified as follows:
	Name of Lienholder N/A Type of Security Instrument: Deed of Trust Mortgage
	Date
	Recording Information: Date of Recording, 19 Book No Page
	Place of Recording: (check appropriate box)
	Place of Recording: (check appropriate box)  Clerk of  Director of Records and Elections of Benton County  Recording Dent, of Assessments & Page  Department of Records and Elections of Hood River County  Department of Records and Elections of Hood River County
_	
6	ACCOUNT: You shall pay the Account according to the terms of the Agreement.
7.	
^	are responsible for any costs or losses to us if anyone but you claims an interest in it.
8.	LIENS ON PROPERTY: You shall not allow any type of lien to attach to the Property of the Prope
_	LIENS ON PROPERTY: You shall not allow any type of lien to attach to the Property, whether it be a mechanic's lien
9.	• INSURANCE: Until you now your data and the
	called "extended coverage.") If we ask, you will get insurance acceptable to us for any other risk that we may reasonably require. We will not require you to insure the Property for more than its full replacement value. You will name us on the reliable to the results of the results of the reliable to the results of the reliable to t
	there is a loss. Toll will assign and give the :
	Security for the navment of your date There's as further
10.	FAILURE TO MAINTAIN INSURANCE, to
	may require. You will nay us any premiums that any instrument this insurance, we can purchase it after we give you any notice the low
11.	INSURANCE PROMISEDS. If we receive any such additional advance of monies.
	and then filing a claim for that loss, we need not pay you any interest on the loss and we can (a) use the proceeds to reduce the balance of your loan, (b) pay you as much of the money as we choose for the single purpose of the proceeds to reduce the
	balance of your loan, (b) pay you as much of the money and the money are the proceeds to reduce the
19	money for any other purpose we may require.
-⊷.	TAXES: You will pay all the taxes, water or sewer rates or assessments on the Property unless we require you to pay the monies due you will properly unless we require you do not pay these charges when due, we can pay them after we give you any retire the distributions.
	for these items to us. If you do not pay these charges when due, we can pay them after we give you any notice the law may require. You will promptly reimburse us for any amount we have paid together with interest on the amount we have a supplier with the amount when the amount we have a supplier with the amount when the amount we have a supplier with the amount when the amount we have a supplier with the amount when the amount we have a supplier with the amount when the amount we have a supplier with the amount when the amount we have a supplier with the amount when the amount wh
	amounts we have paid. This Deed secures any such
13.	MAINTAIN PROPERTY: You shall keep the Property
14.	DEFENSE OF PROPERTY: You shall appear and defend any action affecting the Property, our rights, or the powers of the
ч	Trustee, You shall now nurchase contest or arrest and action affecting the Property, our rights, or the nowers of the
	Charges of Hells which in our judgment appears to the second of the second in the seco
	necessary expenses employ council and an analysis of the protect our interests, we may at your expense now
15	expenses, including cost of evidence of title and reasonable attorney's fees. You shall, to the extent allowed by law, pay all costs and CHANGES: No building or improvement on the Property will be a large of the property w
ı	CHANGES: No building or improvement on the Property will be altered, demolished or removed without our consent.  WHEN FULL AMOUNT DUE: We may, at our option declars the full amount of
w.	WHEN FULL AMOUNT DUE: We may, at our option, declare the full amount of your loan due immediately for any of the following reasons:  (a) Failure to Pay as Scheduled: If you do not pay any Payment Amount on your Account on the day it is always.
	(a) Failure to Pay as Scheduled: If you do not pay any Payment Amount on your Account on the day it is due.
	(c) Failure to comply with this Deed or the Agreement Is
	(d) Repairs: If you do not keep the Property in good real to not do anything you promise to do in this Deed or your Agreement.
	(e) Death: If you should die.
7.	SALE OF PROPERTY. If you defoult in the same of the sa
	in the performance of anything you agree to do in this Deed, we may foreclose this Deed, either by legal action or by advertisement and sale in accordance with the laws of Oregon. You have the right to cure the default within 5 down to the content of the content of the cure the default within 5 down to the content of the cure the default within 5 down to the cure the
	and sale in accordance with the laws of Oregon. You have the right to cure the default within 5 days of the date set by the Trustee as

and sale in accordance with the laws of Oregon. You have the right to cure the default within 5 days of the date set by the Trustee as the date of sale, by paying us (a) the entire amount due, (b) the actual costs and expenses we incur, and (c) actual trustee's and the time cure is effected.

18. BENEFICIARY'S RIGHT TO COLLECT, RETAIN AND APPLY RENTS AND PROFITS: As additional security for this Deed, you give us the right to collect any rents or profits from the Property. You have the right, prior to any default in payment or performance of the Agreement or this Deed, to collect any rents or profits. Upon any default, we may at any time without any notice, or by a court appointed receiver, and without regard to the adequacy of any security for the loan, enter upon and take including those past due and unpaid, and apply them, in any order we may want, less costs and expenses of operation and collection, including, without limitation, reasonable attorney's fees and principal of the loan plus accrued interest. If we take possession of the default given under the Agreement or invalidate any act done in furtherance of any notice.

				16374
declaration if (1) we allo (2) that purchaser, prio require, an increase in	TY: If you sell the Property volumed Balance on the Account plus Finow the sale of the Property because or to sale, signed a written assumpthe Finance Charge Rate under	se the creditworthiness of the ption agreement with us which	e. We will not exercise our purchaser of the Propert the contains terms we specified the contains terms we specified the contains terms.	r right to make that y is satisfactory and cify including, if we
payment of any instalment the prior deed of trust of option, we may pay the amount we pay, we may payments we make on the contract of the payments we make on the payments were payments and the payments which is the payments	ES OR DEEDS OF TRUST:  nd shall prevent any default of the ent of principal or any interest on a roor mortgage, you agree the amount scheduled monthly instalments of become subrogated to the rights of he loan secured by the prior deed paid in full.	the prior deed of trust or mor at secured by this Deed shall he on the loan secured by the pri	trust. Should any deta tgage, or should any suit be due and payable in full for deed of trust or mort	ult be made in the be filed to foreclose at any time. At our gage and, up to the
21. FUTURE OWNERS subsequently acquire as	: This Deed shall be binding u	pon you, your heirs and pe	rsonal representatives ar	nd all persons who
23. COSTS OF RELEAS 24. CHANGES: This Dee	E OF PROPERTY: At your receives or any rights we may have in SE: You shall pay all costs and end cannot be changed or terminal.	expenses of obtaining and rec	ording all releases from	s Deed. Any release and of this Deed.
mailed to us at the add	TRUSTEE: If the Trustee res ILT: We request that a copy of an ilress on the front.	ly notice of default and a cop	essor Trustee. y of any notice of sale m	ailed to you also be
28. SIGNATURE: You ha identified below as "wit	lge that you received a true copy we signed and sealed this Deed of tnesses."		, 19 <u>94</u> in the prese	ence of the persons
Witness		- XBarra	Graffer St.	(SEAL)
Witness		- XCerlli	Grantor	(SEAL)
appeared BARBARA KAY GRAVES  known to me to be the person	in and for said State, personall GRAVES AND ARTHUR J.  on(s) whose name(s) ARE	record at the reque past 11:00'clock 19_94_ in my	ON, COUNTY OF  RTIFY That this instruing  st of the Beneficiary at  AM., this day of  office, and duly recommon of the many  office, and duly recommon of the many  of Mortgages at page	ment was filed for 25 minutes 24th,
that The Y executed the s	strument and acknowledged to m	OFFICIAL SEAL	Evelyn Biehn,	County Clerk
My Commission expires: 19	17/97 Notary Public Co	-JESSICA WHITLATCH OTARY PUBLIC - OREGON OMMISSION NO. 029491 MISSION EXPIRES NOV 07, 1997		Mullindos Dep
DEED OF TRUST (With Power of Sale)  Dated: , 19	(Grantor)	Beneficial Oregon Inc. d/b/a BENEFICIAL MORTGAGE CO.	(Beneficiary)  When recorded mail to:	
		er tala ili e e		
	REQUEST FOR	FULL RECONVEYANCE	n en	e de la companya de l
•	Trustee		Date:	10
y ine terms of the Deed of T	nl owner and holder of all indebte paid and satisfied. You hereby are you herewith together with the Dee	dness secured by the foregoin	Date: The second of Trust. All sum The second of the second of the part Evance and documents to	s secured by that d by that Deed of arties designated the office of the
The undersigned is the lega Deed of Trust have been fully p rust (which are delivered to y y the terms of the Deed of T older of the indebtedness pr	nl owner and holder of all indebte paid and satisfied. You hereby are you herewith together with the Dee	dness secured by the foregoin	ig Deed of Trust. All sum es of indebtedness secure vithout warranty, to the p eyance and documents to	s secured by that